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February 15, 2008

BY FIRST CLASS MAIL
Hon. Richard M. Berman
United States District Judge
Southern District of New York
United States Courthouse
40 Centrel Street.
New York, NY 10007

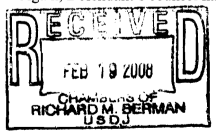
Re: Pernis v. Richter + Ratner Contracting Corp. 07 CV 5787 (RMB)

This firm represents Guglielmo Pernis, plaintiff in the above-captioned action. We write in reference to Defendant's Request for Extension of Discovery Your Honor Endorsed February 7, 2008. A copy of that letter is attached hereto for Your Honor's reference.

Plaintiff regrets having to write this letter, but the Endorsed Letter appeared to indicate that discovery responses and documents would be produced February 28, 2008 – the final day of fact discovery. Nothing in the Defendant's letter indicates that Mr. Pernis will have any time to review the documents and interrogatory responses to reschedule depositions which have had to be adjourned. I discussed this issue with Defendant's Counsel who has returned from out of town, and she had no objection to my request for time to review the discovery responses before taking depositions.

Accordingly, we respectfully request that the time period Your Honor provided for Defendant's production of documents (and interrogatory responses) remain February 28, 2008, but that Mr. Pernis be granted two weeks to review the discovery responses and relevant documents, so that we might take depositions by March 14th, 2008.

Again, Defendant's counsel has no objection to our request for this extension.



cc: Laura B. Hoguet, Esq.

FINAL DISCIPLY EXTASILY

GENERAL Respectfully submitted, + which

With Priming An

Ecyple Karcioglu 3/17/08/10.

SO ORDERED Rule A. Berman, U.S.D.J.